



## **Status Report**

### Information for Debenture Holders of

## SREI Equipment Finance Limited ("SEFL")

SREI Equipment Finance Limited ("SEFL") has issued secured non-convertible debentures, by way of private placement issue, under various Debenture Trust Deeds. We are acting as Debenture Trustee (DT) in the above mentioned NCD issues for the ISIN's given below:

INE881J07EQ1, INE881J07ER9, INE881J07ES7, INE881J07ET5, INE881J07EU3, INE881J07EX7, INE881J07EY5, INE881J07EZ2, INE881J07FA2, INE881J07FV8

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SREI Equipment Finance Limited ("SEFL") has also issued unsecured non-convertible debentures, by way of private placement issue, under various Debenture Trust Deeds. We are acting as Debenture Trustee (DT) in the above mentioned NCD issues for the ISIN's given below:

INE881J08284, INE881J08441, INE881J08458, INE881J08466, INE881J08474, INE881J08482, INE881J08300, INE881J08318, INE881J08326, INE881J08334, INE881J08342, INE881J08359, INE881J07DZ4, INE881J07EA5, INE881J07EB3, INE881J08367, INE881J08375, INE881J08383, INE881J08391, INE881J08409, INE881J08417, INE881J08516, INE881J08490, INE881J08557, INE881J08565, INE881J08532, INE881J08540, INE881J08680, INE881J08524, INE881J08425, INE881J08664, INE881J08672

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Additionally, in the year 2019, SIFL by way of Slump Exchange transferred the publicly placed secured non-convertible debentures to SREI Equipment Finance Limited ("SEFL") aggregating to INR 94Cr having approximately 5,500 debenture holders. We are acting as Debenture Trustee (DT) in the above mentioned NCD issues for the ISIN's given below:

INE872A07UY9, INE872A07UZ6, INE872A07VA7, INE872A07VB5, INE872A07VC3, INE872A07VD1,

## **Credit Rating**

The NCDs issued by SEFL have been rated by Credit rating Agencies from time to time. As per the

As per the provisions of SEBI Regulations, Catalyst has placed the press release relating to revised credit ratings on its website viz. <a href="www.catalysttrustee.com">www.catalysttrustee.com</a> under the head 'Public Notice', from time to time, for easy reference, this report is placed for information of the debenture holders and it is proposed to update







it with further developments from time to time. For more details, the debenture holders are requested to visit websites of SEFL, Catalyst, Stock Exchanges, Credit Rating Agencies and NSDL.

## **Care Rating - Secured NCD**

Sr. No	ISIN's	Rating	Date of Revision
1.	INE881J07FV8	CARE D (Single D)	06 March 2021
2.		CARE BB+; (Credit Watch with Negative Implications)	14 December 2020
3.		CARE BBB+	9 November 2020
4.		CARE A (Under Credit watch with Negative Implications	28 February 2020
5.		CARE A+ (Under Credit watch with Negative Implications)	13 August 2019
6.		CARE AA- (Under Credit watch with Negative Implications)	28 June 2019
7.		CARE AA (Under Credit watch with Developing Implications	29 January 2019

## **Care Rating - Unsecured NCD**

Sr. No	ISIN's	Rating	Date of Revision
1.	INE881J08284 INE881J08540	CARE D (Single D)	06 March 2021
2.		CARE BB; (Credit Watch with Negative Implications)	14 December 2020
3.		CARE BBB	9 November 2020
4.		CARE A- (Under Credit watch with Negative Implications	28 February 2020
5.		CARE A (Under Credit watch with Negative Implications)	13 August 2019
6.		CARE A+ (Under Credit watch with Negative Implications	28 June 2019
7.		CARE AA- (Under Credit watch with Developing Implications	29 January 2019
8.		CARE A+; Positive	13 July 2017







## **Brickwork Ratings India Pvt. Ltd Rating - Secured and Unsecured NCD**

Sr. No	ISIN's		Rating	Date of Revision
1.	INE881J08284 INE881J08441	INE881J08458	BWR BBB (Under	20 November 2020
	INE881J08466 INE881J08474	INE881J08482	rating watch with	
	INE881J07EQ1 INE881J07ER9	INE881J07ES7	negative	
	INE881J07ET5 INE881J07EU3	INE881J07EX7	implications)	
	INE881J07EY5 INE881J07EZ2	INE881J07FA2		
	INE881J08300 INE881J08318	INE881J08326		
	INE881J08334 INE881J08342	INE881J08359		
	INE881J07DZ4 INE881J07EA5	INE881J07EB3		
	INE881J08367 INE881J08375	INE881J08383		
	INE881J08391 INE881J08409	INE881J08417		
	INE881J08516 INE881J08490	INE881J08557		
	INE881J08565 INE881J08524	INE881J08532		
	INE881J0842 INE881J08680	INE881J08664		
	INE881J08672			
2.			BWR A-/Negative	7 September 2020
3.			BWR A+ Negative	10 September 2019
4.			BWR AA Negative	25 July 2019
5.			BWR AA+ Stable	19 July 2017







## **Acuite Ratings and Research Limited Rating - Secured and Unsecured NCD**

Sr. No	ISIN's	Rating	Date of Revision
1.	INE881J08441 INE881J08458 INE881J08466 INE881J08474 INE881J08482 INE881J07EQ1 INE881J07ER9 INE881J07ES7 INE881J07ET5 INE881J07EU3 INE881J07EX7 INE881J07EY5 INE881J07EZ2 INE881J07FA2 INE881J08300 INE881J08318 INE881J08326 INE881J08334 INE881J08342 INE881J08359 INE881J07DZ4 INE881J07EA5 INE881J07EB3 INE881J08367 INE881J08475 INE881J08383 INE881J08391 INE881J08409 INE881J08417 INE881J08516 INE881J08490 INE881J08557 INE881J08565 INE881J08524 INE881J08532 INE881J08425 INE881J08672	ACUITE D	05 March 2021
2.	111202300072	ACUITE BBB-; Under watch with negative implications (Revised; Under watch)	15 January 2021
3.		ACUITE BBB Under watch with Negative implications	1 December 2020
4.		ACUITE A - Under watch with Negative implications	9 November 2020
5.		ACUITE A/Outlook: Negative	7 September 2020
6.		ACUITE A+ (Under rating Watch with Negative implications)	1 October 2019
7.		ACUITE AA- (Reaffirmed- Under rating watch with Negative implications)	30 July 2019
8.		ACUITE AA+ (Under rating watch with developing implications)	27 March 2019
9.		SMERA AA+/Stable	14 March 2017
10.		SMERA AA /Stable (Reaffirmed)	9 November 2016







#### December 2020

- (i) Hon'ble NCLT vide Order dated 30.12.2020, while considering the Scheme and the Company Application filed by the Respondent, allowed the same and directed the SREI EQUIPMENT FINANCE LIMITED to convene creditors' meetings. *Inter alia*, the Hon'ble NCLT has also passed the following directions -
- (ii) In exercise of powers conferred Under Section 230 of the Companies Act, 2013 read with Rule 11 of the National Company Law Tribunal Rules, 2016 and until the Scheme is considered by the said Creditors and this Hon'ble Tribunal and to protect the interest of stakeholders, we direct that in the meantime till further orders, the Creditors (including representative security or debenture trustees) of the Applicant Company covered under the Scheme shall maintain status quo with respect to their respective contractual terms dues claims and rights and the Creditors (including security or debenture trustees) and all governmental or regulatory authorities shall be estopped from taking any coercive steps including reporting in any form and/or changing the account status of the Company from being a standard asset which will prejudicially affect the Company and/or sanctioning and/or implementation of the Scheme. It is further directed that the Credit Rating Agencies shall not consider any such non-payment to be a default under the respective debt documents and shall maintain the rating(s) of SEFL at least that of investment grade.

### [Emphasis supplied]

- (iii) At this juncture, it is pertinent to take note of Section 5.1 of the Scheme which, *inter alia*, seeks / prays for imposition of a moratorium upon payment of interest or principal to the creditors. The relevant extract of the same is being reproduced hereunder for ready reference.
- (iv) <u>With effect from the date of filing of the Scheme before the Tribunal and up to and including</u> the Effective Date:
  - 5.1.1. It is clarified that no payment towards any interest or principal shall be made to the Creditors and the Creditors (including representative security or debenture trustees) of SEFL covered under the Scheme shall maintain status quo with respect to their respective contractual terms dues claims and rights and the Creditors (including security or debenture trustees) and all governmental or regulatory authorities shall be estopped from taking any coercive steps including reporting in any form and/or changing the account status of SEFL from being a standard asset which will prejudicially affect SEFL and/or sanctioning and/or implementation of the Scheme...."

### January 2021

- (i) Catalyst vide e-mails dated 07th January, 2021 intimated the debenture holders about the Order dated 30.12.2020.
- (ii) Catalyst issued a letter dated 11th January, 2021 to SREI EQUIPMENT FINANCE LIMITED calling upon them to arrange for approval from the Debenture Holders for which Catalyst was acting as Trustee.
- (iii) Catalyst on 12 January, 2021 called upon SREI EQUIPMENT FINANCE LIMITED to make payment due towards interest against INE881J08367 which had become due on 11.01.2021. However, no payment was made by the Respondent.







(iv) Other Non-payment are as per the table below. The same have been intimated to the rating agency(ies), Stock Exchange and SEBI and also updated on our website from time to time.

## Non-Payment by SREI as per below table:

Sr. No	ISIN	Due Date
1.	INE881J08367	11.01.2021
2.	INE872A07VB5	15.01.2021
3.	INE872A07UY9	15.01.2021
4.	INE881J08375	20.01.2021
5.	INE881J07FV8	30.01.2021

## February 2021

## Non-Payment by SREI as per below table:

Sr. No	ISIN	Due Date
1.	INE881J08383	1.02.2021
2.	INE881J08391	5.02.2021
3.	INE872A07VB5	15.02.2021
4.	INE872A07UY9	15.02.2021

### **March 2021**

### Non-payment by SREI as per below table:

Sr. No	ISIN	Due Date
1.	INE881J08524	1.03.2021
2.	INE881J08532	09.03.2021
3.	INE881J08540	10.03.2021
4.	INE881J07EY5	14.03.2021
5.	INE872A07VB5	15.03.2021
6.	INE872A07UY9	15.03.2021
7.	INE881J08284	17.03.2021
8.	INE881J08409	18.03.2021
9.	INE881J07EZ2	26.03.2021
10.	INE881J08417	29.03.2021
11.	INE881J08557	30.03.2021
12.	INE881J08425	31.03.2021
13.	INE872A07VC3	31.03.2021
14.	INE872A07UZ6	31.03.2021

## **April 2021**

## Non-payment by SREI as per below table:

Sr. No	ISIN	Due Date
1.	INE881J07FA2	04.04.2021
2.	INE872A07VB5	15.04.2021







3.	INE872A07UY9	15.04.2021
4.	INE881J08334	24.04.2021

### May 2021

- (i) SEFL had arranged meeting of Debenture Trustees through online mode representing secured Debenture Holders whose names appear in Schedule I of the proposed Scheme of SEFL on May 15, 2021, covered and as defined under the proposed Scheme of Arrangement convened pursuant to Order dated 30 December 2020 of the Hon'ble National Company Law Tribunal, Kolkata Bench in Company Application CA (CAA) NO.1492/KB/2020.
- (ii) Catalyst acting as a Debenture Trustee, through its Authorized Representative had attended the meeting on May 15, 2021 which was conducted through online mode and had voted on the resolutions as per the instructions of the secured Debenture Holders. Also, voting results of the meeting is uploaded on our website under the below link:
  - cataly sttrustee. com/wp-content/uploads/2021/06/Voting-Results-for-meeting-held-on-May-15~2021.pdf
- (iii) Further, SEFL had also arranged meeting of Debenture Trustees through online mode representing unsecured Debenture Holders whose names appear in Schedule III of the proposed Scheme of SEFL on May 29, 2021, covered and as defined under the proposed Scheme of Arrangement convened pursuant to Order dated 30 December 2020 of the Hon'ble National Company Law Tribunal, Kolkata Bench in Company Application CA (CAA) NO.1492/KB/2020.
- (iv) Catalyst acting as a Debenture Trustee, through its Authorized Representative had attended the meeting on May 29, 2021 which was conducted through online mode and had voted on the resolutions as per the instructions of the unsecured Debenture Holders., Voting results of the meeting is still awaited from the Scrutinizer/Issuer and will be uploaded on the declaration of the results.

### Non-payment by SREI as per below table:

Sr. No	ISIN	Due Date
1.	INE881J08383	01.05.2021
2.	INE872A07UY9	15.05.2021
3.	INE872A07VB5	15.05.2021
4.	INE881J08441	25.05.2021
5.	INE881J07EQ1	26.05.2021
6.	INE881J08458	26.05.2021
7.	INE881J07ER9	31.05.2021

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#### June 2021

- (i) SEFL has arranged meeting through online mode of PDI Holders whose names appear in Schedule V of the proposed Scheme of SEFL on July 10, 2021, covered and as defined under the proposed Scheme of Arrangement convened pursuantto Order dated 30 December 2020 of the Hon'ble National Company Law Tribunal, Kolkata Bench in Company Application CA (CAA) NO.1492/KB/2020.
- (ii) SEFL has also arranged meeting of Debenture Trustees through online mode representing Individual Debenture Holders whose names appear in Schedule VI of the proposed Scheme of SEFL on July 24, 2021, covered and as defined under the proposed Scheme of Arrangement convened pursuantto Order dated 30 December 2020 of the Hon'ble National Company Law Tribunal, Kolkata Benchin Company Application CA (CAA) NO.1492/KB/2020.

## Non-payment by SREI as per below table:

Sr. No	ISIN	Due Date
1.	INE872A07UY9	15.06.2021
2.	INE872A07VB5	15.06.2021
3.	INE881J07ES7	22.06.2021
4.	INE881J08565	23.06.2021

### July 2021

- (i) Catalyst acting as a Debenture Trustee, through its Authorized Representative had attended the meeting on May 29, 2021 which was conducted through online mode and had voted on the resolutions as per the instructions of the unsecured Debenture Holders, voting results of the meeting dated May 29, 2021 is uploaded on SEFL website and also available for reference on our website under the below link:
  - https://www.catalysttrustee.com/wp-content/uploads/2021/07/Voting-Results-for-the-meeting-held-on-May-29-2021.pdf
- (ii) Catalyst had communicated on June 30, 2021 vide email to the Individual Debenture Holders regarding Meeting of debenture trustees representing Individual debenture holders of SEFL on July 24, 2021 and had sent E Voting details to know their consent /dissent to the Scheme and evote on the Resolutions as per the notice through www.evotingforibc.com. The Individual Debenture Holders will receive the link through info@evotingforibc.com id. Please note that the last date for voting is 21.07.21.
- (v) Catalyst acting as a Debenture Trustee, through its Authorized Representative had attended the meeting on July 24, 2021 which was conducted through online mode and had voted on the resolutions as per the instructions of the Individual Debenture Holders. Voting results of the meeting is still awaited from the Scrutinizer/Issuer and will be uploaded on the declaration of the results.

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## Non-payment by SREI as per below table:

Sr. No	ISIN	Due Date
1.	INE872A07UY9	15.07.2021
2.	INE872A07VB5	15.07.2021

## August 2021

SEFL had arranged meeting through online mode of PDI Holders whose names appear in Schedule V of the proposed Scheme of SEFL on July 10, 2021 pursuant to Order dated 30 December 2020 of the Hon'ble National Company Law Tribunal, Kolkata Bench in Company Application CA (CAA) NO.1492/KB/2020. The aforesaid meeting was conducted through online mode and the PDI Holders had voted on the resolutions. Further, voting results of the meeting dated July 10, 2021 is uploaded on SEFL website and also available for reference on our website under the below link:

https://www.catalysttrustee.com/wp-content/uploads/2021/08/Voting-Result-for-the-meeting-held-on-July-10-2021.pdf

## Non-payment by SREI as per below table:

Sr. No	ISIN	Due Date
1.	INE881J08300	13.08.2021
2.	INE881J08318	13.08.2021
3.	INE872A07UY9	15.08.2021
4.	INE872A07VB5	15.08.2021
5.	INE881J08326	20.08.2021
6.	INE881J08466	24.08.2021

### September 2021

An Interlocutory Application in the matter CA(CAA)1492/KB/2020 has been filed by Catalyst challenging the meeting result dated August 15, 2021 declared by the Scrutiniser before the Hon'ble NCLT, Kolkata on being aggrieved by the invalidation of the votes cast by Catalyst on behalf of the Individual Debenture Holders in the meeting dated July 24, 2021.

## Non-payment by SREI as per below table:

Sr. No	ISIN	Due Date
1.	INE872A07UY9	15.09.2021
2.	INE872A07VB5	15.09.2021
3.	INE881J07ET5	15.09.2021
4.	INE881J08284	16.09.2021
5.	INE881J08342	24.09.2021
6.	INE881J08359	24.09.2021







#### October 2021

 Reserve Bank of India (RBI) vide its Press Release dated October 04, 2021, appointed an Advisory Committee to advise the Administrator of Srei Infrastructure Finance Limited (SIFL) and Srei Equipment Finance Limited (SEFL).

Website link for Press Release dated October 04, 2021 is as follows:

 $\frac{https://rbidocs.rbi.org.in/rdocs/PressRelease/PDFs/PR98495C2B6FFC59747298BF9A691EB}{BE92CE.PDF}$ 

- (ii) Hon'ble National Company Law Tribunal, Kolkata Bench vide its order no. C.P. (IB) No. 294/2021 and C.P. (IB) No. 295/KB/2021 dated October 08, 2021 had passed an order for commencement of Insolvency under section 227 read with section 239(2)(zk) of the Insolvency and Bankruptcy Code, 2016 read with rules 5 and 6 of the Insolvency and Bankruptcy (Insolvency and Liquidation Proceedings of Financial Service Providers and Application to Adjudication Authority) Rules, 2019 against SEFL and SIFL.
- (iii) As per provisions of IBC, Administrator has also made public announcement on 11.10.2021 to call for the admission of Claims from the creditors of SEFL and SIFL on or before 22.10.2021.
  - SEFL <a href="https://www.catalysttrustee.com/wp-content/uploads/2021/10/Form-A-Public-Announcement">https://www.catalysttrustee.com/wp-content/uploads/2021/10/Form-A-Public-Announcement</a> SREI-Equipment.pdf
  - SIFL <a href="https://www.catalysttrustee.com/wp-content/uploads/2021/10/Form-A-Public-Announcement">https://www.catalysttrustee.com/wp-content/uploads/2021/10/Form-A-Public-Announcement</a> SREI-Infra.pdf
- (iv) Further, RBI vide its Press Release dated October 11, 2021, retained the Advisory Committee of Srei Infrastructure Finance Limited and Srei Equipment Finance Limited.

Website link for Press Release dated October 11, 2021 is as follows:

https://rbidocs.rbi.org.in/rdocs/PressRelease/PDFs/PR1025951382AD43724117AA1501E78 1E9362C.PDF

- (v) The claim in respect of SEFL and SIFL will be filed with Administrator, well within the stipulated time. In view of the same and also as per provisions of Section 21(6A) of IBC, there is no need for debenture-holders to file separate claim with Administrator.
- (vi) Further steps will be taken as per provisions of IBC and Rules thereunder as Debenture Trustee from time to time. For developments in the matter, debenture-holders are requested to visit websites of CTL.





## Non-payment by SREI as per below table:

Sr. No	ISIN	Due Date
1.	INE881J07EU3	03.10.2021
2.	INE881J08474	04.10.2021
3.	INE881J07DZ4	06.10.2021
4.	INE881J08482	07.10.2021
5.	INE881J08672	10.10.2021

In case of any queries, you may communicate at SREI.IBC@ctltrustee.com.

From Now on IBC related status will be updated in 'SEFL & SIFL IBC' tab on the Website under 'SREI Updates'.







# Scheme of arrangement proposed by SEFL under section 230 and other applicable provisions of the Companies Act, 2013.

We have preferred a collective appeal under Section 421 of the Companies Act, 2013, before the Hon'ble National Company Law Appellate Tribunal (NCLAT) Comp. Appeal (AT) No. 18/2021 titled Axis Trustee Services Ltd. & Ors vs SREI Equipment Finance Ltd. challenging the order dated 30 December 2020 passed by Hon'ble National Company Law Tribunal, Kolkata in the petition no. C.A.(CAA) no. 1492/KB/2020 filed by SREI Equipment and the next date of hearing in the matter is 07.06.2021.

The existing interim order of the Hon'ble Tribunal passed on 30th December 2020 continues to be in operation until any further order is passed by the Hon'ble Tribunal.

The updates in the matter are set out below for ease of reference and information.

Date	Action / Status
29th December 2020	An application bearing C.A. (CAA) No. 1492 / KB / 2020, proposing a scheme of arrangement ("Scheme") with: I. All the secured or unsecured non-convertible debenture holders of SEFL; II. All the foreign lenders from whom SEFL had availed secured or unsecured external commercial borrowings; III. All the perpetual debenture holders of SEFL; and IV. All the individual debenture holders of SEFL (hereinafter collectively referred to as the "Creditors") has been filed by SEFL under Section 230 of the Companies Act, 2013 before the Hon'ble Tribunal.
30th December 2020	The Hon'ble Tribunal has passed an Order dated December 30, 2020 ("NCLT Order") on the above application, a copy whereof along with the copy of the proposed scheme of arrangement is enclosed through the following links of stock exchanges.  BSE: https://www.bseindia.com/xml-data/corpfiling/AttachLive/f93f9ca6-b9e2-4e30-883e-1c72e616d292.pdf NSE: https://archives.nseindia.com/corporate/SREINFRA 31122020210154 SIFLSEIntimation.pdf.
	The aforesaid order is also uploaded in our website and can be reached through following link: <a href="https://www.catalysttrustee.com/wp-content/uploads/2021/01/SEFL-SE-Intimation-for-NCLT-Order-31.12.2020.pdf">https://www.catalysttrustee.com/wp-content/uploads/2021/01/SEFL-SE-Intimation-for-NCLT-Order-31.12.2020.pdf</a> As per the NCLT Order we are required to maintain status quo on the contractual terms and are further estopped from any form of reporting and taking any coercive action which would prejudicially affect SEFL and/or sanction and/or implementation of the Scheme.  Thus, as debenture trustee we will, until further orders, refrain from reporting the non-receipt of payment from SEFL as default to credit





	rating agencies/ stock exchanges/ Depository Participant, or invoking the
	rights under the transaction documents and SEBI circular no. SEBI/HO/MIRSD/CRADT/CIR/P/2020/203 dated October 13, 2020.
9th February 2021 – 15th February 2021	An appeal (on behalf of Catalyst Trusteeship Limited and Ors.) under Section 421 of the Companies Act, 2013 against the NCLT Order has been filed with the National Company Law Appellate Tribunal, New Delhi ("Hon'ble NCLAT"). The said appeal and related documents are submitted under diary no 9910110007232021 and case no Company Appeal (AT)/18/2021 ("Appeal"). The case was listed for hearing on 19th February 2021.
19th February 2021	The legal counsels of Catalyst submitted arguments on admission and interim relief application and SEFL's legal counsel after arguing for some time sought further time. The case is listed for further hearing on 3rd March 2021.
3rd March 2021	The legal counsels of SEFL sought time for submission of certain documents. The Hon'ble NCLAT granted additional time for the said submission and granted a next date for hearing on 23rd March 2021.
23rd March 2021	Upon the matter being taken up, the legal counsels of Catalyst submitted that as per the order dated 3rd March 2021, the Respondent/SEFL had undertaken to file the documents and / or reply within a period of one day. However, in complete breach of the said undertaking, a reply was served upon the trustees in the night of 22nd March 2021, which may not be permitted to be taken on record. Thus, as the reply was filed by the Respondent only through e-filing process, the Hon'ble NCLAT directed the Respondent to file physical copy of the reply during the course of the day and in case the same is not done, it would not be taken on record. With the aforesaid directions, the Hon'ble NCLAT directed the matter to be taken up on 26th March, 2021 (at top of the board).
26th March 2021	The Hon'ble NCLAT heard the arguments from both sides at length by in relation to an appeal being Company Appeal (AT) No. 39 of 2021 filed by Reserve Bank of India challenging the NCLT Order.  Upon Catalyst matter being called up for hearing, the matter was adjourned by the Hon'ble NCLAT due to paucity of time. The Hon'ble NCLAT directed the matter to be taken up on 31st March, 2021
31st March 2021	The legal counsels of Catalyst submitted their arguments but due to paucity of time the Hon'ble NCLAT could not hear the arguments of the legal counsels of SEFL. The Hon'ble NCLAT directed the matter to be taken up on 16th April, 2021 for further hearing. Accordingly, the next date of hearing is 16th April, 2021.
16 <sup>th</sup> April 2021	Due to paucity of time, the matter is adjourned to 10 <sup>th</sup> May, 2021.  Matter listed on 10 <sup>th</sup> May 2021 is now posted to 7 <sup>th</sup> June 2021 on account
7 <sup>th</sup> June 2021	of summer vacation.  The legal counsel of Respondent/SEFL briefly reiterated the facts of the matter and further submitted arguments at length but the Hon'ble NCLAT adjourned the matter for paucity of time to 10 <sup>th</sup> June, 2021.







10 <sup>th</sup> June 2021	Legal counsel of Respondent/SEFL continued with his submissions when the matter was called up for hearing on the maintainability of Appeal and went to argue on other points forming part of Appeal. However, the Hon'ble NCLAT adjourned the matter for paucity of time to 14th June, 2021.
14 <sup>th</sup> June, 2021.	Advocate appearing on behalf of Respondent/SEFL apprised the Hon'ble NCLAT that senior counsel of Respondent/SEFL is undergoing medical treatment and requested the matter to be adjourned to another day. The Hon'ble NCLAT, taking the request into consideration, adjourned the matter for hearing on short date i.e. 22 <sup>nd</sup> June, 2021.
22 <sup>nd</sup> June, 2021	Upon the matter being taken up, the legal counsel of Respondent/SEFL submitted arguments on the maintainability of Appeal and cited the judgements to support the arguments. Further legal counsel of Respondent/SEFL pointed out that status quo granted in the Impugned Order ought not to be interfered with and thereafter concluded his submissions. Advocate representing Catalyst apprised the Hon'ble Court that we are being led by legal counsel who was not present and therefore matter may be re-notified. Accordingly, the Hon'ble NCLAT directed the matter to be next listed on 30th June, 2021 for rejoinder submissions.
30 <sup>th</sup> June, 2021	Due to change of bench, the legal counsels of Catalyst requested the Registrar, NCLAT the liberty to approach the acting Chairperson to seek direction(s) for hearing of the appeal by the same judges who have been hearing the matter since beginning. The NCLAT granted legal counsels of Catalyst liberty to approach the Hon'ble acting Chairperson, and the matter was re-notified to be listed on 5 <sup>th</sup> July 2021.
5 <sup>th</sup> July 2021	NCLAT apprised about non-availability of original bench. Counsels of Catalyst requested the NCLAT to fix matter for hearing/directions by the same judges who have been hearing the matter since beginning. Pursuant to which the NCLAT directed the matter to be listed on 12 <sup>th</sup> July, 2021.
12 <sup>th</sup> July 2021	NCLAT apprised about non-availability of original bench. Counsels of Catalyst reminded Hon'ble Bench that matter is partly heard and requested to fix the matter for hearing/directions by the same judges who have been hearing the matter since beginning. Pursuant to which the NCLAT directed the matter to be listed on 18th August, 2021, subject to availability of the original bench. Accordingly, now the matter is listed for hearing on 18th August 2021.  Appeal filed by the Trustees before NCLAT was listed on 18th August 2021,
	however, Court has suo moto posted the same to 25 August 2021, to fix date of hearing.
25 <sup>th</sup> August 2021	Counsels of Catalyst requested the NCLAT to fix matter for further hearing of the appeal by the same judges (who had heard the matter). Hon'ble NCLAT was pleased to post the matter before the original bench. Now the next date of hearing is 20 <sup>th</sup> September, 2021.
20 <sup>th</sup> September 2021	Due to insufficiency of time, our matter could not be reached on board, hence the matter got adjourned to 25th October, 2021 suo moto.
25 <sup>th</sup> October 2021	Counsels of Catalyst apprised the Hon'ble NCLAT of Srei Equipment Finance Limited's admission into CIRP. Accordingly, the NCLAT has disposed of the Appeal.







Catalyst and its Legal counsels are monitoring the position and any development in the matter will be posted here for information to all Debenture Holders.

This is for your information and noting purposes.